1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	NORTHERN DISTR SAN JOSE LEE VOSS, SEBASTIANO D'ARRIGO, JAMES DIBIASE, and MARIE DIBIASE, on behalf of themselves and all others similarly situated and derivatively on behalf of MARVELL TECHNOLOGY GROUP, LTD., Plaintiffs, vs. SEHAT SUTARDJA, JUERGEN GROMER, JOHN G. KASSAKIAN, ARTURO KRUEGER, RANDHIR THAKUR, PANTAS SUTARDJA, WEILI DAI, and DOES 1-20, Defendants, — and —	DISTRICT COURT ICT OF CALIFORNIA DIVISION Lead Case No. 14-cv-1581-LHK (Consolidated with 14-cv-2523-LHK and 14-cv-3214-LHK) [Proposed] Order Granting Plaintiffs' Request for Voluntary
24	MARVELL TECHNOLOGY GROUP, LTD.,	
	Nominal Defendant.	
25	Nominal Defendant.	
26		
27		
28		

[Proposed] Order

Lead Case No: 14-cv-1581-LHK

Case 5:14-cv-01581-LHK Document 74 Filed 02/24/15 Page 2 of 2

	This matter came before this Court on plaintiffs Lee Voss, Sebastiano D'Arrigo,		
	James DiBiase, and Marie DiBiase's (collectively, "Plaintiffs") Request for Voluntary		
	Dismissal Without Prejudice Pursuant to Rules 23.1(c) and 41(a)(1) of the Federal Rules		
	of Civil Procedure. Having read Plaintiffs' moving papers and the supporting		
Declaration of Francis A. Bottini, Jr. in Support of Plaintiffs' Request for Voluntary			
Dismissal, the Court issues the following ruling:			
	IT IS HEREBY ORDERED THAT this action is ordered dismissed without		
	prejudice. The Clerk shall close the case file.		
	IT IS SO ORDERED.		
	Dated: February 24, 2015		
	Dated: February 24, 2015 Sucy H. Koh		
	The Honorable Lucy H. Koh United States District Judge		

б